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EDMUND G. BROWN JR.
GOVERNOR



MATTHEW RODRIGUEZ
SECRETARY FOR
ENVIRONMENTAL PROTECTION

State Water Resources Control Board

Division of Drinking Water

December 12, 2018

System No. 1500424

David Jackson, Board President
 Lands of Promise Mutual Water Company
 P.O. Box 338
 Rosamond, CA 93560

**COMPLIANCE ORDER NO. 03_19_18R_010
 ARSENIC MAXIMUM CONTAMINANT LEVEL VIOLATION**

Enclosed is Compliance Order No. 03_19_18R_010 (hereinafter "Order") issued to Lands of Promise Mutual Water Company Water System (hereinafter "Water System") public water system. The State Water Board previously issued Compliance Order 03_19_15R_015 on December 14, 2005 that included a deadline of May 29, 2018, for the Water System to comply with the arsenic MCL. The State Water Board is now issuing a new compliance order for the arsenic MCL violation since the previous deadline has already passed and the Water System continues to violate the arsenic MCL. **Please note there are legally enforceable deadlines associated with this Order, starting on page 4 of the Order.**

The Water System will be billed at the State Water Resources Control Board's (hereinafter "State Water Board") hourly rate for the time spent on issuing this Order. California Health and Safety Code (hereinafter "CHSC"), Section 116577, provides that a public water system must reimburse the State Water Board for actual costs incurred by the State Water Board for specified enforcement actions, including but not limited to, preparing, issuing and monitoring compliance with an order. At this time, the State Water Board has spent approximately one (1) hour on enforcement activities associated with this violation.

The Water System will receive a bill sent from the State Water Board in August of the next fiscal year. This bill will contain fees for any enforcement time spent on the Water System for the current fiscal year.

Any person who is aggrieved by a citation, order or decision issued under authority delegated to an officer or employee of the state board under Article 8 (commencing with CHSC, Section 116625) or Article 9 (commencing with CHSC, Section 116650), of the Safe Drinking Water Act (CHSC, Division 104, Part 12, Chapter 4), may file a petition with the State Water Board for reconsideration of the citation, order or decision. Appendix 1 to the enclosed Order contains the relevant statutory provisions for filing a petition for reconsideration (CHSC, Section 116701).

Petitions must be received by the State Water Board within 30 days of the issuance of the citation, order or decision by the officer or employee of the state board. The date of issuance is the date when the Division of Drinking Water mails a copy of the citation, order or decision. If the 30th day

FELICIA MARCUS, CHAIR | EILEEN SOBECK, EXECUTIVE DIRECTOR

falls on a Saturday, Sunday, or state holiday, the petition is due the following business day by 5:00 p.m.

Information regarding filing petitions may be found at:

http://www.waterboards.ca.gov/drinking_water/programs/petitions/index.shtml

If you have any questions regarding this matter, please contact me at (661) 335-7318.

Sincerely,



Jaswinder S. Dhaliwal, P.E.
Senior Sanitary Engineer, Tehachapi District
Southern California Branch
DRINKING WATER FIELD OPERATIONS

Certified Mail No. 7018 0040 0000 3159 9999

Enclosure: Compliance Order No. 03_19_18R_010

cc: Kern County Dept. of Public Health, Env. Health Division
Mario Cervantes, Golden Empire Water, Contract Sampler (via email)

JSD/eae

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STATE OF CALIFORNIA
STATE WATER RESOURCES CONTROL BOARD
DIVISION OF DRINKING WATER

Name of Public Water System: Lands of Promise Mutual Water Company Water System

Water System No: 1500424

Attention: David Jackson, Board President
Lands of Promise Mutual Water Company
P.O. Box 338
Rosamond, CA 93560

Issued: December 12, 2018

COMPLIANCE ORDER FOR NONCOMPLIANCE
ARSENIC MAXIMUM CONTAMINANT LEVEL VIOLATION
CALIFORNIA CODE OF REGULATIONS, TITLE 22, SECTION 64431

The California Health and Safety Code (hereinafter "CHSC"), Section 116655 authorizes the State Water Resources Control Board (hereinafter "State Water Board") to issue a compliance order to a public water system when the State Water Board determines that the public water system has violated or is violating the California Safe Drinking Water Act (hereinafter "California SDWA"), (CHSC, Division 104, Part 12, Chapter 4, commencing with Section 116270), or any regulation, standard, permit, or order issued or adopted thereunder.

The State Water Board, acting by and through its Division of Drinking Water (hereinafter "Division") and the Deputy Director for the Division, hereby issues Compliance Order No. 03_19_18R_010 (hereinafter "Order") pursuant to Section 116655 of the CHSC to the Lands of

1 Promise Mutual Water Company Water System (hereinafter "Water System") for violation of
2 CHSC, Section 116555(a)(1) and California Code of Regulations (hereinafter "CCR"), Title 22,
3 Section 64431 Maximum Contaminant Levels (hereinafter "MCL") – Inorganic Chemicals.

4
5 A copy of the applicable statutes and regulations are included in **Appendix 1**, which is attached
6 hereto and incorporated by reference.

7
8 **STATEMENT OF FACTS**

9 The State Water Board is informed by the Lands of Promise Mutual Water Company Water
10 System (hereinafter "Water System") and believes that the Water System is a community water
11 system, located in Kern County that supplies water for domestic purposes to approximately 171
12 individuals through approximately 65 service connections. The Water System utilizes four
13 groundwater wells [(Well 03; PS Code: 1500424-003), (Well 04; PS Code: 1500424-004), (Well
14 05; PS Code: 1500424-005), and (Well 06; PS Code: 1500424-006)]. The Water System
15 operates under Domestic Water Supply Permit No. 03-19-07P-007, issued on July 27, 2007, by
16 the California Department of Public Health, Division of Drinking Water and Environmental
17 Management. The Water System is a community public water system as defined in CHSC,
18 section 116275, and has been under the regulatory jurisdiction of the State Water Board,
19 effective July 1, 2014.

20
21 CHSC, Section 116555(a)(1) requires all public water systems to comply with primary drinking
22 water standards as defined in CHSC, Section 116275(c). Primary drinking water standards
23 include maximum levels of contaminants and the monitoring and reporting requirements, as
24 specified in regulations, adopted by the State Water Board, that pertain to maximum contaminant
25 levels.

26
27 Samples collected from Well 03 and Well 04 on April 22, 2008, showed arsenic concentrations
28 of 0.018 and 0.020 mg/L, respectively. Samples collected from Well 05 and Well 06 on

December 26, 2007, showed arsenic concentrations of 0.011 and 0.015 mg/L, respectively. Therefore, in accordance with Section 64431 (g), the Water System was required to begin quarterly arsenic monitoring of Well 03, Well 04, well 05, and Well 06 unless it chose to submit additional samples, which it did not do. Section 64432(i) provides that compliance with the arsenic MCL is based on a running annual average (RAA) of the quarterly monitoring samples, computed each quarter. Further, Section 64432 (i) states: "if any one sample would cause the annual average to exceed the MCL, the system is immediately in violation." Provided in **Appendix 2** is a summary of the arsenic results from the State Water Board's database and a table that shows the running annual average values, starting from the 4th quarter of 2007. A summary of the Water System's arsenic monitoring results for the last three years is presented in Table 1 below:

Table 1. Arsenic Results and RAA

Sample Quarter	Well 03 Result (mg/L)	Well 03 RAA (mg/L)	Well 04 Result (mg/L)	Well 04 RAA (mg/L)	Well 05 Result (mg/L)	Well 05 RAA (mg/L)	Well 06 Result (mg/L)	Well 06 RAA (mg/L)
4 th Quarter of 2015	0.014	0.015	0.016	0.017	0.011	0.010	0.016	0.015
1 st Quarter of 2016	0.017	0.016	0.012	0.017	0.013	0.011	0.017	0.015
2 nd Quarter of 2016	0.016	0.016	0.016	0.017	0.012	0.011	0.007	0.014
3 rd Quarter of 2016	0.016	0.016	0.014	0.015	0.009	0.011	0.014	0.014
4 th Quarter of 2016	0.017	0.017	0.013	0.014	0.010	0.011	0.015	0.013
1 st Quarter of 2017	0.017	0.017	0.026	0.017	0.010	0.010	0.009	0.011
2 nd Quarter of 2017	0.016	0.017	No sample	0.018	0.009	0.010	0.014	0.013
3 rd Quarter of 2017	0.015	0.016	0.018	0.019	0.017	0.012	0.016	0.014
4 th Quarter of 2017	0.012	0.015	0.017	0.020	0.026	0.016	0.014	0.013
1 st Quarter of 2018	0.015	0.015	0.017	0.017	0.007	0.015	0.012	0.014
2 nd Quarter of 2018	0.015	0.014	0.019	0.018	0.026	0.019	0.015	0.014
3 rd Quarter of 2018	0.015	0.014	0.017	0.018	0.012	0.018	0.017	0.015

As shown in Table 1 above, the calculated RAA values from the 4th quarter of 2015 to the 3rd quarter of 2018, for the results of arsenic samples collected from Well 03, Well 04, Well 05, and Well 06, exceed the arsenic MCL of 0.010 mg/L.

The calculated RAA values from the 1st quarter of 2009 to the 3rd quarter of 2018, for the results

1 of arsenic samples collected from Well 03 and Well 04, exceed the arsenic MCL of 0.010 mg/L.
2 In addition, the calculated RAA values from the 3rd quarter of 2008 to the 3rd quarter of 2018, for
3 the results of arsenic samples collected from Well 05 and Well 06, exceed the arsenic MCL of
4 0.010 mg/L.

5
6 On January 23, 2009, the Water System was issued Compliance Order No. 03-19-09O-005, for
7 the arsenic MCL violation. The Water System was issued another Compliance Order No.
8 03_19_15R_015, on December 14, 2015, for the arsenic MCL violation, with a compliance
9 deadline of May 29, 2018, which has expired.

10
11 This compliance order replaces and voids all previously issued compliance orders to the Lands
12 of Promise Mutual Water Company Water System.

13
14 **DETERMINATION**

15 Based on the above Statement of Facts, the State Water Board has determined that the Water
16 System has violated CHSC, Section 116555 and Section 64431 in that the water produced by
17 Well 03, Well 04, Well 05, and Well 06 exceeded the arsenic MCL, as shown in Table 1 above.
18 Furthermore, the State Water Board has determined that said violation has continued from the
19 1st quarter of 2009 to the 3rd quarter of 2018 for Well 03 and Well 04 and from the 3rd quarter of
20 2008 to the 3rd quarter of 2018 for Well 05 and Well 06.

21
22 **DIRECTIVES**

23 To ensure that the water supplied by the Water System is at all times safe, wholesome, healthful,
24 and potable, the Water System is hereby directed to take the following actions:

- 25
26 1. On or before **December 31, 2021**, comply with CCR, Title 22, Section 64431.

- 1 2. Quarterly sampling for arsenic from Well 03, Well 04, Well 05, and Well 06 shall continue.
2 The Water System shall ensure that the laboratory, which conducts the analysis, submits
3 the analytical results electronically by State Water Board approved method no later than
4 the 10th day following the month in which the analysis was completed.
5
- 6 3. Public notification to the customers of the Water System shall be conducted every three
7 months until the State Water Board determines that the arsenic violation is resolved.
8 Public Notification shall be conducted in conformance with CCR, Title 22, Sections
9 64463.4 and 64465. **Appendix 3:** Notification Template shall be used to fulfill this
10 directive, unless otherwise approved by the State Water Board.
11
- 12 4. Complete **Appendix 4:** Certification of Completion of Notification Form. Submit it
13 together with a copy of the public notification, conducted in compliance with the public
14 notification requirement listed above, to the State Water Board, within 10 days following
15 each notification.
16
- 17 5. Prepare for State Water Board approval, a Corrective Action Plan, identifying
18 improvements to the water system designed to correct the water quality problems
19 identified as an exceedance of the arsenic MCL and ensure that the Water System
20 delivers water to consumers that meets primary drinking water standards. The plan shall
21 include a time schedule for completion of each of the phases of the project such as
22 design, construction, and startup, and a date as of which the Water System will be in
23 compliance with the arsenic MCL, which date shall be no later than **December 31, 2021**.
24
- 25 6. On or before **February 28, 2019**, submit and present the Corrective Action Plan required
26 under Directive No. 5 above, in person to the State Water Board's office located at 4925
27 Commerce Drive, Suite 120, Bakersfield, California 93309.
28

1 7. Perform the State Water Board approved Corrective Action Plan, and each and every
2 element of said plan, according to the time schedule set forth therein.

3
4 8. On or before **May 31, 2019**, and every three months thereafter, submit a report to the
5 State Water Board in the form provided as **Appendix 5** showing actions taken during the
6 previous quarter (calendar three months) to comply with the Corrective Action Plan.

7
8 9. Not later than ten (10) days following the date of compliance with the arsenic MCL,
9 demonstrate to the State Water Board that the water delivered by the Water System
10 complies with the arsenic MCL.

11
12 10. Notify the State Water Board in writing no later than five (5) days prior to the deadline for
13 performance of any Directive set forth herein if the Water System anticipates it will not
14 timely meet such performance deadline.

15
16 11. By **December 31, 2018**, complete and return to the State Water Board the "Notification
17 of Receipt" form attached to this Order as **Appendix 6**. Completion of this form confirms
18 that the Water System has received this Order and understands that it contains legally
19 enforceable directives with due dates.

20
21 All submittals, with exception of analytical results, required by this Order shall be electronically
22 submitted to the State Water Board at the following address. The subject line for all electronic
23 submittals corresponding to this Order shall include the following information: Water System
24 name and number, compliance order number and title of the document being submitted.

1 Jaswinder S. Dhaliwal, P.E., Senior Sanitary Engineer
2 State Water Resources Control Board
3 Division of Drinking Water, Tehachapi District
4 4925 Commerce Drive, Suite 120
5 Bakersfield, California 93309

6 Dwpdist19@waterboards.ca.gov

7
8 The State Water Board reserves the right to make modifications to this Order as it may deem
9 necessary to protect public health and safety. Such modifications may be issued as amendments
10 to this Order and shall be effective upon issuance.

11
12 Nothing in this Order relieves the Water System of its obligation to meet the requirements of the
13 California SDWA (CHSC, Division 104, Part 12, Chapter 4, commencing with Section 116270),
14 or any regulation, standard, permit or order issued or adopted thereunder.

15
16 **PARTIES BOUND**

17 This Order shall apply to and be binding upon the Water System, its owners, shareholders,
18 officers, directors, agents, employees, contractors, successors, and assignees.

19
20 **SEVERABILITY.**

21 The directives of this Order are severable, and the Water System shall comply with each and
22 every provision thereof notwithstanding the effectiveness of any provision.

23
24 **FURTHER ENFORCEMENT ACTION**

25 The California SDWA authorizes the State Water Board to: issue a citation or order with
26 assessment of administrative penalties to a public water system for violation or continued
27 violation of the requirements of the California SDWA or any regulation, permit, standard, citation,
28 or order issued or adopted thereunder including, but not limited to, failure to correct a violation
29 identified in a citation or compliance order. The California SDWA also authorizes the State Water
30 Board to take action to suspend or revoke a permit that has been issued to a public water system

1 if the public water system has violated applicable law or regulations or has failed to comply with
2 an order of the State Water Board, and to petition the superior court to take various enforcement
3 measures against a public water system that has failed to comply with an order of the State
4 Water Board. The State Water Board does not waive any further enforcement action by issuance
5 of this Order.

6
7
8 

9 Carl L. Carlucci, P.E., Chief
10 Central California Section
11 State Water Resources Control Board
12 Division of Drinking Water

12-12-2018

Date



13
14
15 Appendices (6):

- 16 1. Applicable Statutes and Regulations
- 17 2. Arsenic Results from the State Water Board's database and RAA Values Table
- 18 3. Arsenic Notification Template
- 19 4. Certification of Completion of Public Notification
- 20 5. Quarterly Progress Report Template
- 21 6. Notification of Receipt

22
23
24 **Certified Mail No. 7018 0040 0000 3159 9999**

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26
27
28 cc: Kern County Dept. of Public Health, Env. Health Division (w/o appendices)
29 Mario Cervantes, Golden Empire Water, Contract Operator and Sampler (via email)
30
31
32

**APPENDIX 1. APPLICABLE STATUTES AND REGULATIONS FOR
Compliance Order No. 03_19_18R_010
Arsenic Maximum Contaminant Level Violation**

NOTE: The following language is provided for the convenience of the recipient, and cannot be relied upon as the State of California's representation of the law. The published codes are the only official representation of the law. Regulations related to drinking water are in Titles 22 and 17 of the California Code of Regulations. Statutes related to drinking water are in the Health & Safety Code, the Water Code, and other codes.

California Health and Safety Code (CHSC):

Section 116271. Transition of CDPH duties to State Board states in relevant part:

(a) The state board succeeds to and is vested with all of the authority, duties, powers, purposes, functions, responsibilities, and jurisdiction of the State Department of Public Health, its predecessors, and its director for purposes of all of the following:

- (1) The Environmental Laboratory Accreditation Act (Article 3 (commencing with Section 100825) of Chapter 4 of Part 1 of Division 101).
- (2) Article 3 (commencing with Section 106875) of Chapter 4 of Part 1.
- (3) Article 1 (commencing with Section 115825) of Chapter 5 of Part 10.
- (4) This chapter and the Safe Drinking Water State Revolving Fund Law of 1997 (Chapter 4.5 (commencing with Section 116760)).
- (5) Article 2 (commencing with Section 116800), Article 3 (commencing with Section 116825), and Article 4 (commencing with Section 116875) of Chapter 5.
- (6) Chapter 7 (commencing with Section 116975).
- (7) The Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Bond Act of 2006 (Division 43 (commencing with Section 75001) of the Public Resources Code).
- (8) The Water Recycling Law (Chapter 7 (commencing with Section 13500) of Division 7 of the Water Code).
- (9) Chapter 7.3 (commencing with Section 13560) of Division 7 of the Water Code.
- (10) The California Safe Drinking Water Bond Law of 1976 (Chapter 10.5 (commencing with Section 13850) of Division 7 of the Water Code).
- (11) Wholesale Regional Water System Security and Reliability Act (Division 20.5 (commencing with Section 73500) of the Water Code).
- (12) Water Security, Clean Drinking Water, Coastal and Beach Protection Act of 2002 (Division 26.5 (commencing with Section 79500) of the Water Code).

(b) The state board shall maintain a drinking water program and carry out the duties, responsibilities, and functions described in this section. Statutory reference to "department," "state department," or "director" regarding a function transferred to the state board shall refer to the state board. This section does not impair the authority of a local health officer to enforce this chapter or a county's election not to enforce this chapter, as provided in Section 116500...

(k)

(1) The state board shall appoint a deputy director who reports to the executive director to oversee the issuance and enforcement of public water system permits and other duties as appropriate. The deputy director shall have public health expertise.

(2) The deputy director is delegated the state board's authority to provide notice, approve notice content, approve emergency notification plans, and take other action pursuant to Article 5 (commencing with Section 116450), to issue, renew, reissue, revise, amend, or deny any public water system permits pursuant to Article 7 (commencing with Section 116525), to suspend or revoke any public water system permit pursuant to Article 8 (commencing with Section 116625), and to issue citations, assess penalties, or issue orders pursuant to Article 9 (commencing with Section 116650). Decisions and actions of the deputy director taken pursuant to Article 5 (commencing with Section 116450) or Article 7 (commencing with Section 116525) are deemed decisions and actions taken by the state board, but are not subject to reconsideration by the state board except as provided in Section 116540. Decisions and actions of the deputy director taken pursuant to Article 8 (commencing with Section 116625) and Article 9 (commencing with Section 116650) are deemed decisions and actions taken by the state board, but any aggrieved person may petition the state board for reconsideration of the decision or action. This subdivision is not a limitation on the state board's authority to delegate any other powers and duties.

Section 116275. Definitions states in relevant part:

(c) "Primary drinking water standards" means:

(1) Maximum levels of contaminants that, in the judgment of the state board, may have an adverse effect on the health of persons.

(2) Specific treatment techniques adopted by the state board in lieu of maximum contaminant levels pursuant to subdivision (j) of Section 116365.

(3) The monitoring and reporting requirements as specified in regulations adopted by the state board that pertain to maximum contaminant levels.

Section 116555. Operational requirements states in relevant part:

- (a) Any person who owns a public water system shall ensure that the system does all of the following:
- (1) Complies with primary and secondary drinking water standards.
 - (2) Will not be subject to backflow under normal operating conditions.
 - (3) Provides a reliable and adequate supply of pure, wholesome, healthful, and potable water.

Section 116577. Enforcement fee states:

(a) Each public water system shall reimburse the state board for actual costs incurred by the state board for any of the following enforcement activities related to that water system:

- (1) Preparing, issuing, and monitoring compliance with, an order or a citation.
- (2) Preparing and issuing public notification.
- (3) Conducting a hearing pursuant to Section 116625.

(b) The state board shall submit an invoice for these enforcement costs to the public water system that requires payment before September 1 of the fiscal year following the fiscal year in which the costs were incurred. The invoice shall indicate the total hours expended, the reasons for the expenditure, and the hourly cost rate of the state board. The costs set forth in the invoice shall not exceed the total actual costs to the state board of enforcement activities specified in this section.

(c) Notwithstanding the reimbursement of enforcement costs of the local primacy agency pursuant to subdivision

(a) of Section 116595 by a public water system under the jurisdiction of the local primacy agency, a public water system shall also reimburse enforcement costs, if any, incurred by the state board pursuant to this section.

(d) "Enforcement costs," as used in this section, does not include "litigation costs" pursuant to Section 116585.

(e) The state board shall not be entitled to enforcement costs pursuant to this section if a court determines that enforcement activities were in error.

(f) Payment of the invoice shall be made within 90 days of the date of the invoice. Failure to pay the invoice within 90 days shall result in a 10-percent late penalty that shall be paid in addition to the invoiced amount.

(g) The state board may, at its sole discretion, waive payment by a public water system of all or any part of the invoice or penalty.

Section 116625. Revocation and suspension of permits states:

(a) The state board, after providing notice to the permittee and opportunity for a hearing, may suspend or revoke any permit issued pursuant to this chapter if the state board determines pursuant to the hearing that the permittee is not complying with the permit, this chapter, or any regulation, standard, or order issued or adopted thereunder, or that the permittee has made a false statement or representation on any application, record, or report maintained or submitted for purposes of compliance with this chapter. If the permittee does not request a hearing within the period specified in the notice, the state board may suspend or revoke the permit without a hearing. If the permittee submits a timely request for a hearing, the hearing shall be before the state board or a member of the state board, in accordance with Section 183 of the Water Code and the rules for adjudicative proceedings adopted under Section 185 of the Water Code. If the permit at issue has been temporarily suspended pursuant to subdivision (b), the notice shall be provided within 15 days of the effective date of the temporary suspension order. The commencement of the hearing under this subdivision shall be as soon as practicable, but no later than 60 days after the effective date of the temporary suspension order, unless the state board grants an extension of the 60 day period upon request of the permittee.

(b) The state board may temporarily suspend any permit issued pursuant to this chapter before any hearing when the action is necessary to prevent an imminent or substantial danger to health. The state board shall notify the permittee of the temporary suspension and the effective date of the temporary suspension and, at the same time, notify the permittee that a hearing has been scheduled. The hearing shall be held as soon as possible, but not later than 15 days after the effective date of the temporary suspension unless the state board grants an extension of the 15 day period upon request of the permittee, and shall deal only with the issue of whether the temporary suspension shall remain in place pending a hearing under subdivision (a). The hearing shall be conducted under the rules for adjudicative proceedings adopted by the state board under Section 185 of the Water Code. The temporary suspension shall remain in effect until the hearing under this subdivision is completed and the state board has made a final determination on the temporary suspension, which shall be made within 15 days after the completion of the hearing unless the state board grants an extension of the 15 day period upon request of the permittee. If the determination is not transmitted within 15 days after the hearing is completed, or any extension of this period requested by the permittee, the temporary suspension shall be of no further effect. Dissolution of the temporary suspension does not deprive the state board of jurisdiction to proceed with a hearing on the merits under subdivision (a).

Section 116650. Citations states:

(a) If the state board determines that a public water system is in violation of this chapter or any regulation, permit, standard, citation, or order issued or adopted thereunder, the state board may issue a citation to the public water system. The citation shall be served upon the public water system personally or by certified mail. Service shall be deemed effective as of the date of personal service or the date of receipt of the certified mail. If a person to whom a citation is directed refuses to accept delivery of the certified mail, the date of service shall be deemed to be the date of mailing.

- (b) Each citation shall be in writing and shall describe the nature of the violation or violations, including a reference to the statutory provision, standard, order, citation, permit, or regulation alleged to have been violated.
- (c) A citation may specify a date for elimination or correction of the condition constituting the violation.
- (d) A citation may include the assessment of a penalty as specified in subdivision (e).
- (e) The state board may assess a penalty in an amount not to exceed one thousand dollars (\$1,000) per day for each day that a violation occurred, and for each day that a violation continues to occur. A separate penalty may be assessed for each violation and shall be in addition to any liability or penalty imposed under any other law.

Section 116655. Orders states:

- (a) Whenever the state board determines that any person has violated or is violating this chapter, or any order, permit, regulation, or standard issued or adopted pursuant to this chapter, the state board may issue an order doing any of the following:
 - (1) Directing compliance forthwith.
 - (2) Directing compliance in accordance with a time schedule set by the state board.
 - (3) Directing that appropriate preventive action be taken in the case of a threatened violation.
- (b) An order issued pursuant to this section may include, but shall not be limited to, any or all of the following requirements:
 - (1) That the existing plant, works, or system be repaired, altered, or added to.
 - (2) That purification or treatment works be installed.
 - (3) That the source of the water supply be changed.
 - (4) That no additional service connection be made to the system.
 - (5) That the water supply, the plant, or the system be monitored.
 - (6) That a report on the condition and operation of the plant, works, system, or water supply be submitted to the state board.

Section 116701. Petitions to Orders and Decisions states:

- (a)
 - (1) Within 30 days of issuance of an order or decision under authority delegated to an officer or employee of the state board under Article 8 (commencing with Section 116625) or Article 9 (commencing with Section 116650), an aggrieved person may petition the state board for reconsideration.
 - (2) Within 30 days of issuance of an order or decision under authority delegated to an officer or employee of the state board under Section 116540, the applicant may petition the state board for reconsideration.
 - (3) Within 30 days of final action by an officer or employee of the state board acting under delegated authority, the owner of a laboratory that was the subject of the final action may petition the state board for reconsideration of any of the following actions:
 - (A) Denial of an application for certification or accreditation under Section 100855.
 - (B) Issuance of an order directing compliance under Section 100875.
 - (C) Issuance of a citation under Section 100880.
 - (D) Assessment of a penalty under subdivision (e) of Section 100880.
- (b) The petition shall include the name and address of the petitioner, a copy of the order or decision for which the petitioner seeks reconsideration, identification of the reason the petitioner alleges the issuance of the order was inappropriate or improper, the specific action the petitioner requests, and other information as the state board may prescribe. The petition shall be accompanied by a statement of points and authorities of the legal issues raised by the petition.
- (c) The evidence before the state board shall consist of the record before the officer or employee who issued the order or decision and any other relevant evidence that, in the judgment of the state board, should be considered to implement the policies of this chapter. The state board may, in its discretion, hold a hearing for receipt of additional evidence.
- (d) The state board may refuse to reconsider the order or decision if the petition fails to raise substantial issues that are appropriate for review, may deny the petition upon a determination that the issuance of the order or decision was appropriate and proper, may set aside or modify the order or decision, or take other appropriate action. The state board's action pursuant to this subdivision shall constitute the state board's completion of its reconsideration.
- (e) The state board, upon notice and hearing, if a hearing is held, may stay in whole or in part the effect of the order or decision subject to the petition for reconsideration.
- (f) If an order or decision is subject to reconsideration under this section, the filing of a petition for reconsideration is an administrative remedy that must be exhausted before filing a petition for writ of mandate under Section 100920.5 or 116700.

California Code of Regulations, Title 22 (CCR):

Section 64431. Maximum Contaminant Levels--Inorganic Chemicals states:

Public water systems shall comply with the primary MCLs in table 64431-A as specified in this article.

**Table 64431-A
 Maximum Contaminant Levels
 Inorganic Chemicals**

<i>Chemical</i>	<i>Maximum Contaminant Level, mg/L</i>
Aluminum	1.
Antimony	0.008
Arsenic	0.010
Asbestos	7 MFL*
Barium	1.
Beryllium	0.004
Cadmium	0.005
Chromium	0.05
Cyanide	0.15
Fluoride	2.0
Mercury	0.002
Nickel	0.1
Nitrate (as nitrogen)	10.
Nitrate+Nitrite (sum as nitrogen)	10.
Nitrite (as nitrogen)	1.
Perchlorate	0.006
Selenium	0.05
Thallium	0.002

* MFL=million fibers per liter; MCL for fibers exceeding 10 µm in length.

Section 64432. Monitoring and Compliance--Inorganic Chemicals states:

(a) All public water systems shall monitor to determine compliance with the nitrate and nitrite MCLs in table 64431-A, pursuant to subsections (d) through (f) and Section 64432.1. All community and nontransient-noncommunity water systems shall monitor to determine compliance with the perchlorate MCL, pursuant to subsections (d), (e), and (f), and section 64432.3. All community and nontransient-noncommunity water systems shall also monitor to determine compliance with the other MCLs in table 64431-A, pursuant to subsections (b) through (n) and, for asbestos, section 64432.2. Monitoring shall be conducted in the year designated by the State Board of each compliance period beginning with the compliance period starting January 1, 1993.

(b) Unless directed otherwise by the State Board, each community and nontransient-noncommunity water system shall initiate monitoring for an inorganic chemical within six months following the effective date of the regulation establishing the MCL for the chemical and the addition of the chemical to table 64431-A. If otherwise performed in accordance with this section, groundwater monitoring for an inorganic chemical performed no more than two years prior to the effective date of the regulation establishing the MCL may be used to satisfy the requirement for initiating monitoring within six months following such effective date.

(c) Unless more frequent monitoring is required pursuant to this Chapter, the frequency of monitoring for the inorganic chemicals listed in table 64431-A, except for asbestos, nitrate/nitrite, and perchlorate, shall be as follows:

(1) Each compliance period, all community and nontransient-noncommunity systems using groundwater shall monitor once during the year designated by the State Board. The State Board will designate the year based on historical monitoring frequency and laboratory capacity. All community and nontransient-noncommunity systems using approved surface water shall monitor annually. All systems monitoring at distribution entry points which have combined surface and groundwater sources shall monitor annually.

(2) Quarterly samples shall be collected and analyzed for any chemical if analyses of such samples indicate a continuous or persistent trend toward higher levels of that chemical, based on an evaluation of previous data.

(d) For the purposes of sections 64432, 64432.1, 64432.2, and 64432.3, detection shall be defined by the detection limits for purposes of reporting (DLRs) in table 64432-A.

Table 64432-A
 Detection Limits for Purposes of Reporting (DLRs) for Regulated Inorganic Chemicals

Chemical	Detection Limit for Purposes of Reporting (DLR) (mg/L)
Aluminum	0.05
Antimony	0.006
Arsenic	0.002
Asbestos	0.2 MFL > 10um*
Barium	0.1
Beryllium	0.001
Cadmium	0.001
Chromium	0.01
Cyanide	0.1
Fluoride	0.1
Mercury	0.001
Nickel	0.01
Nitrate (as nitrogen)	0.4
Nitrite (as nitrogen)	0.4
Perchlorate	0.004
Selenium	0.005
Thallium	0.001

* MFL=million fibers per liter; DLR for fibers exceeding 10 um in length.

(e) Samples shall be collected from each water source or a supplier may collect a minimum of one sample at every entry point to the distribution system which is representative of each source after treatment. The system shall collect each sample at the same sampling site, unless a change is approved by the State Board.

(f) A water system may request approval from the State Board to composite samples from up to five sampling sites, provided that the number of sites to be composited is less than the ratio of the MCL to the DLR. Approval will be based on a review of three years of historical data, well construction and aquifer information for groundwater, and intake location, similarity of sources, and watershed characteristics for surface water. Compositing shall be done in the laboratory.

(1) Systems serving more than 3,300 persons shall composite only from sampling sites within a single system. Systems serving 3,300 persons or less may composite among different systems up to the 5-sample limit.

(2) If any inorganic chemical is detected in the composite sample at a level equal to or greater than one fifth of the MCL, a follow-up sample shall be analyzed within 14 days from each sampling site included in the composite for the contaminants which exceeded the one-fifth-MCL level. If available, duplicates of the original sample taken from each sampling site used in the composite may be used instead of resampling; the analytical results shall be reported within 14 days. The water supplier may collect up to two additional samples each from one or more of the sources to confirm the result(s).

(3) Compliance for each site shall be determined on the basis of the individual follow-up samples, or on the average of the follow-up and confirmation sample(s) if the supplier collects confirmation sample(s) for each detection.

(g) If the level of any inorganic chemical, except for nitrate, nitrite, nitrate plus nitrite, or perchlorate, exceeds the MCL, the water supplier shall do one of the following:

(1) Inform the State Board within 48 hours and monitor quarterly beginning in the next quarter after the exceedance occurred; or

(2) Inform the State Board within seven days from the receipt of the analysis and, as confirmation, collect one additional sample within 14 days from receipt of the analysis. If the average of the two samples collected exceeds the MCL, this information shall be reported to the State Board within 48 hours and the water supplier shall monitor quarterly beginning in the next quarter after the exceedance occurred.

(h) If the concentration of an inorganic chemical exceeds ten times the MCL, within 48 hours of receipt of the result the water supplier shall notify the State Board and resample as confirmation. The water supplier shall notify the State Board of the result(s) of the confirmation sample(s) within 24 hours of receipt of the confirmation result(s).

(1) If the average concentration of the original and confirmation sample(s) is less than or equal to ten times the MCL, the water supplier shall monitor quarterly beginning in the quarter following the quarter in which the exceedance occurred.

(2) If the average concentration of the original and confirmation sample(s) exceeds ten times the MCL, the water supplier shall, if directed by the State Board;

- (A) Immediately discontinue use of the contaminated water source; and
- (B) Not return the source to service without written approval from the State Board.

(i) Compliance with the MCLs shall be determined by a running annual average; if any one sample would cause the annual average to exceed the MCL, the system is immediately in violation. If a system takes more than one sample in a quarter, the average of all the results for that quarter shall be used when calculating the running annual average. If a system fails to complete four consecutive quarters of monitoring, the running annual average shall be based on an average of the available data.

(j) If a system using groundwater has collected a minimum of two quarterly samples or a system using approved surface water has collected a minimum of four quarterly samples and the sample results have been below the MCL, the system may apply to the State Board for a reduction in monitoring frequency.

(k) Water quality data collected prior to January 1, 1990, and/or data collected in a manner inconsistent with this section shall not be used in the determination of compliance with the monitoring requirements for inorganic chemicals.

(l) Water quality data collected in compliance with the monitoring requirements of this section by a wholesaler providing water to a public water system shall be acceptable for use by that system for compliance with the monitoring requirements of this section.

(m) A water system may apply to the State Board for a waiver from the monitoring frequencies specified in subsection (c)(1), if the system has conducted at least three rounds of monitoring (three periods for groundwater sources or three years for approved surface water sources) and all previous analytical results are less than the MCL. The water system shall specify the basis for its request. If granted a waiver, a system shall collect a minimum of one sample per source while the waiver is in effect and the term of the waiver shall not exceed one compliance cycle (i.e., nine years).

(n) A water system may be eligible for a waiver from the monitoring frequencies for cyanide specified in subsection (c)(1) without any prior monitoring if it is able to document that it is not vulnerable to cyanide contamination pursuant to the requirements in §64445(d)(1) or (d)(2).

(o) Transient-noncommunity water systems shall monitor for the inorganic chemicals in table 64431-A as follows:
(1) All sources shall be monitored at least once for fluoride; and
(2) Surface water sources for parks and other facilities with an average daily population use of more than 1,000 people and/or which are determined to be subject to potential contamination based on a sanitary survey shall be monitored at the same frequency as community water systems.

Section 64463. General Public Notification Requirements states:

(a) Each public (community, nontransient-noncommunity and transient-noncommunity) water system shall give public notice to persons served by the water system pursuant to this article.

(b) Each water system required to give public notice shall submit the notice to the State Board, in English, for approval prior to distribution or posting, unless otherwise directed by the State Board.

(c) Each wholesaler shall give public notice to the owner or operator of each of its retailer systems. A retailer is responsible for providing public notice to the persons it serves. If the retailer arranges for the wholesaler to provide the notification, the retailer shall notify the State Board prior to the notice being given.

(d) Each water system that has a violation of any of the regulatory requirements specified in section 64463.1(a), 64463.4(a), or 64463.7(a) in a portion of the distribution system that is physically or hydraulically isolated from other parts of the distribution system may limit distribution of the notice to only persons served by that portion of the system that is out of compliance, if the State Board has granted written approval on the basis of a review of the water system and the data leading to the violation or occurrence for which notice is being given.

(e) Each water system shall give new customers public notice of any acute violation as specified in section 64463.1(a) that occurred within the previous thirty days, any continuing violation, the existence of a variance or exemption, and/or any other ongoing occurrence that the State Board has determined poses a potential risk of adverse effects on human health [based on a review of estimated exposures and toxicological data associated with the contaminant(s)] and requires a public notice. Notice to new customers shall be given as follows:

(1) Community water systems shall give a copy of the most recent public notice prior to or at the time service begins; and

(2) Noncommunity water systems shall post the most recent public notice in conspicuous locations for as long as the violation, variance, exemption, or other occurrence continues.

Section 64463.4. Tier 2 Public Notice states:

(a) A water system shall give public notice pursuant to this section if any of the following occurs:

(1) Any violation of the MCL, MRDL, and treatment technique requirements, except:

(A) Where a Tier 1 public notice is required under section 64463.1; or

- (B) Where the State Board determines that a Tier 1 public notice is required, based on potential health impacts and persistence of the violations;
- (2) All violations of the monitoring and testing procedure requirements in sections 64421 through 64426.1, article 3 (Primary Standards – Bacteriological Quality), for which the State Board determines that a Tier 2 rather than a Tier 3 public notice is required, based on potential health impacts and persistence of the violations;
- (3) Other violations of the monitoring and testing procedure requirements in this chapter, and chapters 15.5, 17 and 17.5, for which the State Board determines that a Tier 2 rather than a Tier 3 public notice is required, based on potential health impacts and persistence of the violations; or
- (4) Failure to comply with the terms and conditions of any variance or exemption in place.
- (b) A water system shall give the notice as soon as possible within 30 days after it learns of a violation or occurrence specified in subsection (a), except that the water system may request an extension of up to 60 days for providing the notice. This extension would be subject to the State Board's written approval based on the violation or occurrence having been resolved and the State Board's determination that public health and welfare would in no way be adversely affected. In addition, the water system shall:
- (1) Maintain posted notices in place for as long as the violation or occurrence continues, but in no case less than seven days;
- (2) Repeat the notice every three months as long as the violation or occurrence continues. Subject to the State Board's written approval based on its determination that public health would in no way be adversely affected, the water system may be allowed to notice less frequently but in no case less than once per year. No allowance for reduced frequency of notice shall be given in the case of a total coliform MCL violation or violation of a Chapter 17 treatment technique requirement; and
- (3) For turbidity violations pursuant to sections 64652.5(c)(2) and 64653(c), (d) and (f), as applicable, a water system shall consult with the State Board as soon as possible within 24 hours after the water system learns of the violation to determine whether a Tier 1 public notice is required. If consultation does not take place within 24 hours, the water system shall give Tier 1 public notice within 48 hours after learning of the violation.
- (c) A water system shall deliver the notice, in a manner designed to reach persons served, within the required time period as follows:
- (1) Unless otherwise directed by the State Board in writing based on its assessment of the violation or occurrence and the potential for adverse effects on public health and welfare, community water systems shall give public notice by:
- (A) Mail or direct delivery to each customer receiving a bill including those that provide their drinking water to others (e.g., schools or school systems, apartment building owners, or large private employers), and other service connections to which water is delivered by the water system; and
- (B) Use of one or more of the following methods to reach persons not likely to be reached by a mailing or direct delivery (renters, university students, nursing home patients, prison inmates, etc.):
1. Publication in a local newspaper;
 2. Posting in conspicuous public places served by the water system, or on the Internet; or
 3. Delivery to community organizations.
- (2) Unless otherwise directed by the State Board in writing based on its assessment of the violation or occurrence and the potential for adverse effects on public health and welfare, noncommunity water systems shall give the public notice by:
- (A) Posting in conspicuous locations throughout the area served by the water system; and
- (B) Using one or more of the following methods to reach persons not likely to be reached by a public posting:
1. Publication in a local newspaper or newsletter distributed to customers;
 2. E-mail message to employees or students;
 3. Posting on the Internet or intranet; or
 4. Direct delivery to each customer.

Section 64465. Public Notice Content and Format states:

- (a) Each public notice given pursuant to this article, except Tier 3 public notices for variances and exemptions pursuant to subsection (b), shall contain the following:
- (1) A description of the violation or occurrence, including the contaminant(s) of concern, and (as applicable) the contaminant level(s);
- (2) The date(s) of the violation or occurrence;
- (3) Any potential adverse health effects from the violation or occurrence, including the appropriate standard health effects language from appendices 64465-A through G;
- (4) The population at risk, including subpopulations particularly vulnerable if exposed to the contaminant in drinking water;

- (5) Whether alternative water supplies should be used;
- (6) What actions consumers should take, including when they should seek medical help, if known;
- (7) What the water system is doing to correct the violation or occurrence;
- (8) When the water system expects to return to compliance or resolve the occurrence;
- (9) The name, business address, and phone number of the water system owner, operator, or designee of the water system as a source of additional information concerning the public notice;
- (10) A statement to encourage the public notice recipient to distribute the public notice to other persons served, using the following standard language: —Please share this information with all the other people who drink this water, especially those who may not have received this public notice directly (for example, people in apartments, nursing homes, schools, and businesses). You can do this by posting this public notice in a public place or distributing copies by hand or mail; and
- (11) For a water system with a monitoring and testing procedure violation, this language shall be included: "We are required to monitor your drinking water for specific contaminants on a regular basis. Results of regular monitoring are an indicator of whether or not your drinking water meets health standards. During [compliance period dates], we ['did not monitor or test' or 'did not complete all monitoring or testing'] for [contaminant(s)], and therefore, cannot be sure of the quality of your drinking water during that time."

(b) A Tier 3 public notice for a water system operating under a variance or exemption shall include the elements in this subsection. If a water system has violated its variance or exemption conditions, the public notice shall also include the elements in subsection (a).

- (1) An explanation of the reasons for the variance or exemption;
- (2) The date on which the variance or exemption was issued;
- (3) A brief status report on the steps the water system is taking to install treatment, find alternative sources of water, or otherwise comply with the terms and schedules of the variance or exemption; and
- (4) A notice of any opportunity for public input in the review of the variance or exemption.

(c) A public water system providing notice pursuant to this article shall comply with the following multilingual-related requirements:

(1) For a Tier 1 public notice:

(A) The notice shall be provided in English, Spanish, and the language spoken by any non-English-speaking group exceeding 10 percent of the persons served by the public water system, and the notice shall include a telephone number or address where such individuals may contact the public water system for assistance; and

(B) If any non-English-speaking group exceeds 1,000 persons served by the public water system, but does not exceed 10 percent served, the notice shall include information in the appropriate language(s) regarding the importance of the notice, and the telephone number or address where such individuals may contact the public water system to obtain a translated copy of the notice from the public water system or assistance in the appropriate language;

(2) For a Tier 2 or Tier 3 public notice:

(A) The notice shall contain information in Spanish regarding the importance of the notice, or contain a telephone number or address where Spanish-speaking residents may contact the public water system to obtain a translated copy of the notice or assistance in Spanish; and

(B) When a non-English speaking group other than Spanish-speaking exceeds 1,000 residents or 10 percent of the residents served by the public water system, the notice shall include:

1. Information in the appropriate language(s) regarding the importance of the notice; or
2. A telephone number or address where such residents may contact the public water system to obtain a translated copy of the notice or assistance in the appropriate language; and

(3) For a public water system subject to the Dymally-Alatorre Bilingual Services Act, Chapter 17.5, Division 7, of the Government Code (commencing with section 7290), meeting the requirements of this Article may not ensure compliance with the Dymally-Alatorre Bilingual Services Act.

(d) Each public notice given pursuant to this article shall:

- (1) Be displayed such that it catches people's attention when printed or posted and be formatted in such a way that the message in the public notice can be understood at the eighth-grade level;
- (2) Not contain technical language beyond an eighth-grade level or print smaller than 12 point; and
- (3) Not contain language that minimizes or contradicts the information being given in the public notice.

Appendix 64465-D. Health Effects Language - Inorganic Contaminants.

Contaminant	Health Effects Language
Arsenic	Some people who drink water containing arsenic in excess of the MCL over many years may experience skin damage or circulatory system problems, and may have increased risk of getting cancer.

Section 64469. Reporting Requirements states:

(a) Analytical results of all sample analyses completed in a calendar month shall be reported to the State Board no later than the tenth day of the following month.

(b) Analytical results of all sample analyses completed by water wholesalers in a calendar month shall be reported to retail customers and the State Board no later than the tenth day of the following month.

(c) Analytical results shall be reported to the State Board electronically using the Electronic Deliverable Format as defined in The Electronic Deliverable Format [EDF] Version 1.2i Guidelines & Restrictions dated April 2001 and Data Dictionary dated April 2001.

(d) Within 10 days of giving initial or repeat public notice pursuant to Article 18 of this Chapter, except for notice given under section 64463.7(d), each water system shall submit a certification to the State Board that it has done so, along with a representative copy of each type of public notice given.

Section 64481. Content of the Consumer Confidence Report states in relevant part:

(g) For the year covered by the report, the Consumer Confidence Report shall note any violations of paragraphs (1) through (7) and give related information, including any potential adverse health effects, and the steps the system has taken to correct the violation.

(1) Monitoring and reporting of compliance data.

APPENDIX 2

Arsenic Results from the State Water Board's Database and RAA Table

STATE OF CALIFORNIA
 DRINKING WATER ANALYSES RESULTS REPORT
 ALL SAMPLES FOR SELECTED CONSTITUENTS - ALL RESULTS
 FOR SAMPLE DATE RANGE OF 19010101 THRU 20991231
 REPORT OF SYSTEM: 1500424

SYSTEM NO: 1500424 NAME: LANDS OF PROMISE MWC COUNTY: KERN
 SOURCE NO: 003 NAME: WELL 03 CLASS: CTGD STATUS: Active

PSCODE	GROUP/CONSTITUENT IDENTIFICATION	DATE	RESULT *	MCL	DLR	TRIGGER	UNIT
1500424003	1500424 LANDS OF PROMISE MWC	003	WELL 03				
	IO INORGANIC						
01002	ARSENIC	2001/01/03	13.3000 *	50	2	5.000	UG/L
01002	ARSENIC	2005/04/27	13.5000 *	50	2	5.000	UG/L
01002	ARSENIC	2008/04/22	18.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2008/07/27	16.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2008/11/23	15.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2009/01/25	20.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2009/04/13	13.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2009/07/12	15.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2009/10/07	15.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2010/01/26	17.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2010/04/20	15.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2010/07/20	15.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2010/10/24	17.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2011/01/23	14.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2011/04/10	13.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2011/07/28	16.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2011/12/29	14.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2012/01/22	13.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2012/04/26	18.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2012/07/29	17.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2012/10/29	11.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2013/01/27	14.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2013/04/28	17.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2013/07/25	17.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2013/10/21	16.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2014/01/26	8.9000 *	10	2	5.000	UG/L
01002	ARSENIC	2014/04/27	15.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2014/07/27	15.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2014/10/28	15.0000 *	10	2	5.000	UG/L
01002	ARSENIC	2014/12/21	00000000 00	10	2	5.000	UG/L
01002	ARSENIC	2015/01/26	15.0000 *	10	2	5.000	UG/L

STATE OF CALIFORNIA
 DRINKING WATER ANALYSES RESULTS REPORT
 ALL SAMPLES FOR SELECTED CONSTITUENTS - ALL RESULTS
 FOR SAMPLE DATE RANGE OF 19010101 THRU 20991231
 REPORT OF SYSTEM: 1500424

SYSTEM NO: NAME: COUNTY:
 SOURCE NO: NAME: CLASS: STATUS:

PSCODE	GROUP/CONSTITUENT IDENTIFICATION	DATE	RESULT *	MCL	DLR	TRIGGER	UNIT
1500424003	IO 01002 ARSENIC	2015/05/19	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2015/07/27	15 *	10	2	5.000	UG/L
	01002 ARSENIC	2015/11/08	14 *	10	2	5.000	UG/L
	01002 ARSENIC	2015/12/28	14 *	10	2	5.000	UG/L
	01002 ARSENIC	2016/01/18	16 *	10	2	5.000	UG/L
	01002 ARSENIC	2016/04/26	14 *	10	2	5.000	UG/L
	01002 ARSENIC	2016/07/17	16 *	10	2	5.000	UG/L
	01002 ARSENIC	2016/10/11	17 *	10	2	5.000	UG/L
	01002 ARSENIC	2017/01/29	17 *	10	2	5.000	UG/L
	01002 ARSENIC	2017/04/30	16 *	10	2	5.000	UG/L
	01002 ARSENIC	2017/07/27	15 *	10	2	5.000	UG/L
	01002 ARSENIC	2017/10/29	12 *	10	2	5.000	UG/L
	01002 ARSENIC	2018/02/20	15 *	10	2	5.000	UG/L
	01002 ARSENIC	2018/06/04	15 *	10	2	5.000	UG/L
	01002 ARSENIC	2018/08/23	15 *	10	2	5.000	UG/L

DRINKING WATER ANALYSES RESULTS REPORT
 ALL SAMPLES FOR SELECTED CONSTITUENTS - ALL RESULTS
 FOR SAMPLE DATE RANGE OF 19010101 THRU 20991231
 REPORT OF SYSTEM: 1500424

SYSTEM NO: 1500424 NAME: LANDS OF PROMISE MWC

COUNTY: KERN

SOURCE NO: 004

NAME: WELL 04

CLASS: CTGD

STATUS: Active

PSCODE	GROUP/CONSTITUENT IDENTIFICATION	DATE	RESULT *	MCL	DLR	TRIGGER	UNIT
1500424004	1500424 LANDS OF PROMISE MWC	004	WELL 04				
	IO INORGANIC						
	01002 ARSENIC	1993/03/16	9.4000 *	50	2	5.000	UG/L
	01002 ARSENIC	1997/09/15	18.8000 *	50	2	5.000	UG/L
	01002 ARSENIC	2001/01/03	14.9000 *	50	2	5.000	UG/L
	01002 ARSENIC	2002/06/11	14.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2002/08/08	14.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2002/09/03	12.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2002/10/28	14.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2003/04/08	15.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2005/08/22	16.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2008/04/22	20.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2008/07/27	17.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2008/10/26	18.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2009/01/25	17.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2009/04/13	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2009/07/12	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2009/10/07	19.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2010/01/26	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2010/04/20	18.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2010/07/20	13.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2010/10/24	14.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2011/01/23	17.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2011/04/10	15.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2011/07/28	18.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2011/12/29	18.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2012/01/22	18.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2012/04/26	10.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2012/07/29	17.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2012/10/29	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2013/01/27	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2013/04/28	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2013/07/25	16.0000 *	10	2	5.000	UG/L

DRINKING WATER ANALYSES RESULTS REPORT
 ALL SAMPLES FOR SELECTED CONSTITUENTS - ALL RESULTS
 FOR SAMPLE DATE RANGE OF 19010101 THRU 20991231
 REPORT OF SYSTEM: 1500424

SYSTEM NO: 1500424 NAME: LANDS OF PROMISE MWC

COUNTY: KERN

SOURCE NO: 005

NAME: WELL 05

CLASS: CTGD

STATUS: Active

PSCODE	GROUP/CONSTITUENT IDENTIFICATION	DATE	RESULT *	MCL	DLR	TRIGGER	UNIT
1500424005	1500424 LANDS OF PROMISE MWC	005	WELL 05				
	IO INORGANIC						
	01002 ARSENIC	1993/03/16	21.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	1997/09/15	21.2000 *	50	2	5.000	UG/L
	01002 ARSENIC	2001/01/03	16.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2002/08/08	15.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2002/10/28	14.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2003/04/08	11.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2004/03/02	12.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2007/12/26	11.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2008/02/27	12.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2008/04/22	18.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2008/07/27	15.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2009/01/25	14.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2009/04/13	5.2000 *	10	2	5.000	UG/L
	01002 ARSENIC	2009/07/12	13.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2009/10/07	15.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2010/01/26	15.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2010/04/20	14.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2010/07/20	13.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2010/10/24	18.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2010/12/26	17.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2011/01/23	12.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2011/04/10	14.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2011/07/28	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2012/01/22	14.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2012/04/26	14.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2012/07/29	15.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2012/10/29	14.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2013/01/27	18.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2013/04/28	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2013/07/25	13.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2013/10/21	23.0000 *	10	2	5.000	UG/L

STATE OF CALIFORNIA
 DRINKING WATER ANALYSES RESULTS REPORT
 ALL SAMPLES FOR SELECTED CONSTITUENTS - ALL RESULTS
 FOR SAMPLE DATE RANGE OF 19010101 THRU 20991231
 REPORT OF SYSTEM: 1500424

SYSTEM NO: 1500424 NAME: LANDS OF PROMISE MWC COUNTY: KERN
 SOURCE NO: 006 NAME: WELL 06 CLASS: CTGD STATUS: Active

PSCODE	GROUP/CONSTITUENT IDENTIFICATION	DATE	RESULT *	MCL	DLR	TRIGGER	UNIT
1500424006	1500424 LANDS OF PROMISE MWC	006	WELL 06				
	IO INORGANIC						
	01002 ARSENIC	1993/03/16	15.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	1997/09/15	12.1000 *	50	2	5.000	UG/L
	01002 ARSENIC	2001/01/03	11.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2002/08/08	14.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2002/10/28	12.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2003/04/08	14.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2004/03/02	14.0000 *	50	2	5.000	UG/L
	01002 ARSENIC	2007/12/26	15.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2008/02/27	17.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2008/04/22	18.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2008/07/27	15.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2009/01/25	15.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2009/04/13	14.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2009/07/12	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2009/10/07	15.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2010/01/31	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2010/04/20	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2010/07/20	14.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2010/10/24	13.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2011/01/23	15.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2011/04/10	14.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2011/07/28	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2011/12/29	17.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2012/01/22	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2012/04/26	19.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2012/07/29	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2012/10/29	14.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2013/01/27	15.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2013/04/28	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2013/07/25	15.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2013/10/21	17.0000 *	10	2	5.000	UG/L

STATE OF CALIFORNIA
 DRINKING WATER ANALYSES RESULTS REPORT
 ALL SAMPLES FOR SELECTED CONSTITUENTS - ALL RESULTS
 FOR SAMPLE DATE RANGE OF 19010101 THRU 20991231
 REPORT OF SYSTEM: 1500424

SYSTEM NO: NAME: COUNTY:
 SOURCE NO: NAME: CLASS: STATUS:

PSCODE	GROUP/CONSTITUENT IDENTIFICATION	DATE	RESULT *	MCL	DLR	TRIGGER	UNIT
1500424006	IO 01002 ARSENIC	2014/01/26	15.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2014/04/27	14.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2014/07/27	14.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2014/10/28	11.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2014/12/21	00000000 00	10	2	5.000	UG/L
	01002 ARSENIC	2015/01/26	16.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2015/05/19	14.0000 *	10	2	5.000	UG/L
	01002 ARSENIC	2015/07/27	14 *	10	2	5.000	UG/L
	01002 ARSENIC	2015/11/08	16 *	10	2	5.000	UG/L
	01002 ARSENIC	2015/12/28	13 *	10	2	5.000	UG/L
	01002 ARSENIC	2016/01/18	17 *	10	2	5.000	UG/L
	01002 ARSENIC	2016/04/26	6.5 *	10	2	5.000	UG/L
	01002 ARSENIC	2016/07/17	14 *	10	2	5.000	UG/L
	01002 ARSENIC	2016/10/12	15 *	10	2	5.000	UG/L
	01002 ARSENIC	2017/01/29	9.0 *	10	2	5.000	UG/L
	01002 ARSENIC	2017/04/30	14 *	10	2	5.000	UG/L
	01002 ARSENIC	2017/07/27	16 *	10	2	5.000	UG/L
	01002 ARSENIC	2017/10/29	14 *	10	2	5.000	UG/L
	01002 ARSENIC	2018/02/20	12 *	10	2	5.000	UG/L
	01002 ARSENIC	2018/06/04	15 *	10	2	5.000	UG/L
	01002 ARSENIC	2018/08/23	17 *	10	2	5.000	UG/L

Table 1 Arsenic Results and RAA Values – Lands of Promise Mutual Water Company

Sample Date	Well 03 Result	Well 03 RAA	Well 04 Result	Well 04 RAA	Well 05 Result	Well 05 RAA	Well 06 Result	Well 06 RAA
4 th Quarter of 2007	No Sample	N/A	No Sample	N/A	0.011	N/A	0.015	N/A
1 st Quarter of 2008	No Sample	N/A	No Sample	N/A	0.012	N/A	0.017	N/A
2 nd Quarter of 2008	0.018	N/A	0.02	N/A	0.018	N/A	0.018	N/A
3 rd Quarter of 2008	0.016	N/A	0.017	N/A	0.015	0.014	0.015	0.016
4 th Quarter of 2008	0.015	N/A	0.018	N/A	No Sample	0.015	No Sample	0.017
1 st Quarter of 2009	0.020	0.017	0.017	0.018	0.014	0.016	0.015	0.016
2 nd Quarter of 2009	0.013	0.016	0.016	0.017	0.005	0.011	0.014	0.015
3 rd Quarter of 2009	0.015	0.016	0.016	0.017	0.013	0.011	0.016	0.015
4 th Quarter of 2009	0.015	0.018	0.019	0.017	0.015	0.012	0.015	0.015
1 st Quarter of 2010	0.017	0.015	0.016	0.017	0.015	0.012	0.016	0.015
2 nd Quarter of 2010	0.015	0.016	0.018	0.017	0.014	0.014	0.016	0.016
3 rd Quarter of 2010	0.015	0.016	0.013	0.017	0.013	0.014	0.014	0.015
4 th Quarter of 2010	0.017	0.016	0.014	0.015	0.018	0.015	0.013	0.015
1 st Quarter of 2011	0.014	0.015	0.017	0.016	0.017	0.016	0.015	0.015
2 nd Quarter of 2011	0.013	0.015	0.015	0.015	0.012	0.015	0.014	0.014
3 rd Quarter of 2011	0.016	0.015	0.018	0.016	0.014	0.015	0.016	0.015
4 th Quarter of 2011	0.014	0.014	0.018	0.017	0.016	0.015	0.017	0.016
1 st Quarter of 2012	0.013	0.014	0.018	0.017	0.014	0.014	0.016	0.016
2 nd Quarter of 2012	0.018	0.015	0.01	0.016	0.014	0.015	0.019	0.017
3 rd Quarter of 2012	0.017	0.016	0.017	0.016	0.015	0.015	0.016	0.017
4 th Quarter of 2012	0.011	0.015	0.016	0.015	0.014	0.014	0.014	0.016
1 st Quarter of 2013	0.014	0.015	0.016	0.015	0.018	0.016	0.015	0.016
2 nd Quarter of 2013	0.017	0.015	0.016	0.016	0.016	0.016	0.016	0.015
3 rd Quarter of 2013	0.017	0.015	0.016	0.016	0.013	0.015	0.015	0.015
4 th Quarter of 2013	0.016	0.016	0.011	0.015	0.023	0.018	0.017	0.016
1 st Quarter of 2014	0.009	0.015	0.018	0.015	0.013	0.016	0.015	0.016
2 nd Quarter of 2014	0.015	0.014	0.023	0.017	0.016	0.016	0.014	0.015
3 rd Quarter of 2014	0.015	0.014	0.013	0.016	0.014	0.017	0.014	0.015
4 th Quarter of 2014	0.015	0.013	0.013	0.017	0.020	0.016	0.011	0.014
1 st Quarter of 2015	0.015	0.015	0.014	0.016	0.010	0.015	0.016	0.014
2 nd Quarter of 2015	0.016	0.015	0.015	0.014	0.011	0.014	0.014	0.014

Table 1 Arsenic Results and RAA Values – Lands of Promise Mutual Water Company

<i>Sample Date</i>	<i>Well 03 Result</i>	<i>Well 03 RAA</i>	<i>Well 04 Result</i>	<i>Well 04 RAA</i>	<i>Well 05 Result</i>	<i>Well 05 RAA</i>	<i>Well 06 Result</i>	<i>Well 06 RAA</i>
3 rd Quarter of 2015	0.015	0.015	0.024	0.017	0.009	0.012	0.014	0.014
4 th Quarter of 2015	0.014	0.015	0.016	0.017	0.011	0.010	0.016	0.015
1 st Quarter of 2016	0.017	0.016	0.012	0.017	0.013	0.011	0.017	0.016
2 nd Quarter of 2016	0.016	0.016	0.016	0.017	0.012	0.011	0.007	0.014
3 rd Quarter of 2016	0.016	0.016	0.014	0.015	0.009	0.011	0.014	0.014
4 th Quarter of 2016	0.017	0.017	0.013	0.014	0.010	0.011	0.015	0.013
1 st Quarter of 2017	0.017	0.017	0.026	0.017	0.010	0.010	0.009	0.011
2 nd Quarter of 2017	0.016	0.017	No sample	0.018	0.009	0.010	0.014	0.013
3 rd Quarter of 2017	0.015	0.016	0.018	0.019	0.017	0.012	0.016	0.014
4 th Quarter of 2017	0.012	0.015	0.017	0.020	0.026	0.016	0.014	0.013
1 st Quarter of 2018	0.015	0.015	0.017	0.017	0.007	0.015	0.012	0.014
2 nd Quarter of 2018	0.015	0.014	0.019	0.018	0.026	0.019	0.015	0.014
3 rd Quarter of 2018	0.015	0.014	0.017	0.018	0.012	0.018	0.017	0.015

APPENDIX 3. NOTIFICATION TEMPLATE

IMPORTANT INFORMATION ABOUT YOUR DRINKING WATER

Este informe contiene información muy importante sobre su agua potable.
Tradúzcalo o hable con alguien que lo entienda bien.

Lands of Promise Mutual Water Company Has Levels of Arsenic Above the Drinking Water Standard

Our water system recently violated a drinking water standard. Although this is not an emergency, as our customers, you have a right to know what you should do, what happened, and what we are doing to correct this situation.

We routinely monitor for the presence of drinking water contaminants. Based on the samples collected from _____ (____ Quarter _____) to _____ (____ Quarter _____), water produced Well 03, Well 04, Well 05 and Well 06 contained an average of _____ milligrams per liter of arsenic, respectively. Water that is above the arsenic maximum contaminant level (MCL) of 0.010 mg/L. This standard is based upon the running annual average of the most recent quarterly arsenic monitoring.

What should I do?

- You do not need to use an alternative water supply (e.g., bottled water).
- This is not an emergency. If it had been, you would have been notified immediately. However, *some people who drink water containing arsenic in excess of the MCL over many years may experience skin damage or circulatory system problems, and may have an increased risk to getting cancer.*
- If you have other health issues concerning the consumption of this water, you may wish to consult your doctor.

What happened? What is being done?

Lands of Promise Mutual Water Company is working with the State Water Resources Control Board, Division of Drinking Water to resolve the high arsenic problem. We anticipate resolving the problem within three years.

For more information, please contact David Jackson, Board President, Lands of Promise Mutual Water Company at (661) 256-4734.

Please share this information with all the other people who drink this water, especially those who may not have received this notice directly (for example, people in apartments, nursing homes, schools, and businesses). You can do this by posting this public notice in a public place or distributing copies by hand or mail.

This notice is being sent to you by Lands of Promise Mutual Water Company.

State Water System ID#: 1500424 Date distributed: _____

APPENDIX 4

Certification of Completion of Public Notification

(Include a Copy of Public Notice with the Certification of Completion of Public Notification)

This form, when completed and returned to the Division of Drinking Water – Tehachapi District (4925 Commerce Drive, Suite 120, Bakersfield, CA 93309 or fax to 661-335-7316 or e-mail dwpdist19@waterboards.ca.gov), serves as certification that public notification to water users was completed as required by Title 22, California Code of Regulations, Sections 64463-64465.

Public Water System Name: Lands of Promise Mutual Water Company

Public Water System No.: 1500424

Public notification for arsenic MCL violation for the () Quarter of

was performed by the following method(s) (check and complete those that apply):

- The notice was mailed to users on: _____
A copy of the notice is attached.
- The notice was hand delivered to water customers on: _____
A copy of the notice is attached.
- The notice was published in the local newspaper on: _____
A copy of the newspaper notice is attached.
- The notice was posted at conspicuous places on: _____
A copy of the notice is attached.
A list of locations the notice was posted is attached.
- The notice was delivered to community organizations on: _____
A copy of the notice is attached.
A list of community organizations the notice was delivered to is attached.

I hereby certify that the above information is factual.

Printed Name

Title

Signature

Date

Disclosure: Be advised that Section 116725 and 116730 of the California Health and Safety Code state that any person who knowingly makes any false statement on any report or document submitted for the purpose of compliance with the attached order may be liable for a civil penalty not to exceed five thousand dollars (\$5,000) for separate violation each day that the violation continues. In addition, the violators may be prosecuted in criminal court and, upon conviction, be punished by a fine of not more than \$25,000 for each day of violation, or be imprisoned in the county jail not to exceed one year, or by both the fine and imprisonment.

Due to the Division of Drinking Water within 10 days of issuance of notice to customers.

Enforcement Action No. 03-19-18R-0101

APPENDIX 5: QUARTERLY PROGRESS REPORT

Water System: Lands of Promise Mutual Water Company	Water System No: 1500424
Compliance Order No: 03_19_18R_010	Violation: Arsenic MCL
Calendar Quarter:	Date:

This form should be prepared and signed by Water System personnel with appropriate authority to implement the directives of the Compliance Order and the Corrective Action Plan. Please attach additional sheets as necessary. The quarterly progress report must be submitted by the 10th day of each subsequent quarter, to the Division of Drinking Water, Tehachapi District 19 Office to the following email address: dwpdist19@waterboards.ca.gov titled appropriately.

Summary of Compliance Plan:

Tasks completed in the reporting quarter:

Tasks remaining to complete:

Anticipated compliance date:

Printed Name

Signature

Title

Date

APPENDIX 6 – NOTIFICATION OF RECEIPT

Compliance Order Number: 03_19_18R_010

Name of Water System: Lands of Promise Mutual Water Company

System Number: 1500424

Certification

I certify that I am an authorized representative of Lands of Promise Mutual Water Company and that Compliance Order No. 03_19_18R_010 was received on _____. Further I certify that the Order has been reviewed by the appropriate management staff of Lands of Promise Mutual Water Company and it is clearly understood that Compliance Order No. 03_19_18R_010 contains legally enforceable directives with specific due dates.

Signature of Water System Representative

Date

**THIS FORM MUST BE COMPLETED AND RETURNED TO THE STATE WATER BOARD,
DIVISION OF DRINKING WATER, NO LATER THAN DECEMBER 31, 2018.**

Disclosure: Be advised that the California Health and Safety Code, Sections 116725 and 116730 state that any person who knowingly makes any false statement on any report or document submitted for the purpose of compliance with the Safe Drinking Water Act may be liable for, respectively, a civil penalty not to exceed five thousand dollars (\$5,000) for each separate violation or, for continuing violations, for each day that violation continues, or be punished by a fine of not more than \$25,000 for each day of violation, or by imprisonment in the county jail not to exceed one year, or by both the fine and imprisonment.